

tion, and Welfare may deem necessary to impose: *Provided*, That a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by section 213 of the said Act.

Approved July 19, 1956.

8 USC 1183.

# Private Law 787

## CHAPTER 642

### AN ACT

July 19, 1956  
[S. 1622]

To authorize the Secretary of the Interior to make payment for certain improvements located on public lands in the Rapid Valley unit, South Dakota, of the Missouri River Basin project, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the Secretary of the Interior is authorized to pay, out of any moneys available for construction of the Missouri River Basin project, to the following-named persons the amounts set forth opposite their names for the purposes there specified, the parcel numbers in each case referring to tracts of public lands of the United States within the boundaries of the said Rapid Valley unit:

Rapid Valley  
unit, S. Dak.

(a) The Synod of the Presbyterian Church of South Dakota, a South Dakota corporation, a sum of not more than \$18,383 as reimbursement for the removal of its improvements, constituting a church camp on parcel numbered 10 and the necessary relocation thereof on other lands;

Synod of the  
Presbyterian  
Church.

(b) The Pactola Methodist Assembly Park Association, Rapid City, South Dakota, the sum of not more than \$14,880 for its improvements on parcel numbered 30 constituting a church camp owned by said association: *Provided*, That in order to assist in the relocation of said camp the Secretary may also sell at appraised values or, in lieu of making the payment above provided for, may exchange and sell at appraised values improvements on other lands of the United States acquired or administered by him in connection with the Rapid Valley unit;

Pactola Method-  
ist Assembly Park  
Association.

(c) Pactola School District Numbered 5, the sum of not more than \$1,449.79 as reimbursement for the actual cost of moving its school buildings from parcel numbered 22 and relocating them on a site outside the area required for the construction, operation, or maintenance of the Rapid Valley unit;

Pactola School  
District Numbered  
5.

(d) Hilda M. Coon, a widow, the sum of not more than \$2,000 for a summer home owned by her on parcel numbered 25; and

Hilda M. Coon.

(e) Berry Marvel O'Harra and Cecile Matrux O'Harra, husband and wife, Wayne G. O'Harra and Mary Bland O'Harra, husband and wife, and Mariam Pollock, a widow, the sum of not more than \$2,200 for a summer home owned by them on parcel numbered 18.

Berry M. O'Harra  
and others.

Said payments, and the ratification hereby of other like payments which have heretofore been made to N. M. Bratton and Mrs. N. M. Bratton, his wife (\$2,000 for a summer home owned by them on parcel numbered 23) and to L. E. Reemsta and Hanna Reemsta, his wife (\$2,000 for a summer home owned by them on parcel numbered 24), shall constitute a full and complete settlement of any claims which the said parties may have or assert against the United States with respect to their use or occupancy of the tracts in question, their improvements thereon, or the disposition of such improvements or their removal therefrom but shall not constitute an admission by the United States of the legitimacy of any such claim: *Provided*, That no part of any amount provided for in this Act shall be paid or delivered to or received by any agent or attorney on account of services rendered

N. M. Bratton and  
others.

in connection with these claims, and any such payment, delivery, or receipt shall, any contract to the contrary notwithstanding, be unlawful. Any person paying, delivering, or receiving such excess amount shall be guilty of a misdemeanor and, upon conviction thereof, shall be fined in a sum of not more than \$1,000.

Approved July 19, 1956.

## Private Law 788

## CHAPTER 643

July 19, 1956  
[H. J. Res. 580]

## JOINT RESOLUTION

For the relief of certain aliens.

Meyer Urecki and  
others.  
66 Stat. 163.  
8 USC 1101 note.

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That, for the purposes of the Immigration and Nationality Act, Meyer Urecki, Estera Urecki, Nathan Urecki, Shan-ho Ma, Tsui Ou Cheng Ma, George Mechial Mourkakos, Suingtuk Jacob Kim, Tai Kang Kim, Ruth Sunyung Kim, Luther Sunil Kim, Liidia Kunder, and Adam M. Macielinski shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fees.

Luigia Pelella.

SEC. 2. For the purposes of the Immigration and Nationality Act, Luigia Pelella shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fee: *Provided*, That a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by section 213 of the said Act.

8 USC 1183.

Quota deduction.

SEC. 3. Upon the granting of permanent residence to each alien as provided for in this Act, if such alien was classifiable as a quota immigrant at the time of the enactment of this Act, the Secretary of State shall instruct the proper quota-control officer to reduce by one the quota for the quota area to which the alien is chargeable for the first year that such quota is available.

Approved July 19, 1956.

## Private Law 789

## CHAPTER 644

July 19, 1956  
[H. R. 10204]

## AN ACT

Authorizing the Administrator of General Services to transfer certain land to Richard M. Tinney and John T. O'Connor, Junior.

Richard M. Tinney and John T. O'Connor, Jr.  
Transfer of land.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That upon consideration of fair market value of the property as determined by the Administrator of General Services, the Administrator of General Services be, and he is hereby, authorized and directed to transfer all rights and title to a certain tract of land, known as lot numbered 14, in block 190, city of Galveston, Texas, to Richard M. Tinney and John T. O'Connor, Junior: *Provided*, That the named grantees take necessary steps to consummate the transfer authorized herein within a period of ninety days after passage of this Act.

SEC. 2. Effective upon consummation of the transfer authorized herein, the United States hereby waives all claims against the named grantees arising out of their prior use and occupancy of such property.

Approved July 19, 1956.